All communications respecting this application should give the serial number, date of filing and name of the applicant.



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INTERVIEW SUMMARY All participants (applicant, applicant's representative, PTO perso (1) Mr. Max Bachrach (2) Examiner L. E. Crane (4) Date of Interview: 04/10/01	Examiner L. E. Crane Art Unit Paper No. 1823 18 ATE MAILED: n/a connel)
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2. Since the Examiner's interview summary above (including any	
complete response to each of the objections, rejections and req in the last Office action, and since the claims are now allowable considered to fulfill the response requirements of the last Office relieved from providing a separate record of the interview unless.	e, the completed form is e action. Applicant is not
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Examiner Note: You must sign this form unless it is an attachmed PTOL-413 (amended 03/13/01)	

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Art Unit 1623

INTERVIEW SUMMARY(cont.)

Claims discussed: All remaining of record, claims rejected under 112, seond paragraph specifically.

Identification of prior art discussed: Villani et al. '716 (PTO-1449 ref. AC).

Description of the general nature of what was agreed to if an agreement was reached, or any other comment: Applicant was advised that applicant's Notice of Appeal had been entered and that the issues noted in the previous Office action under 35 U.S.C. §112, second paragraph had been obviated by the amendments after final, and therefore that these amendments would be entered. However, applicant was also informed that the amendments did not effectively address the rejections of record, and that the claims were therefore not found allowable in light of the art rejections of record. Applicant was also informed that the arguments made to the effect that Villani et al. '716 did not disclose any pharmaceutical compositions were not found convincing for reasons already of record, and therefore that an Advisory Action to this effect summarizing this conclusion would be forthcoming.